#17

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below.

Wayne J. Dustman

Type Name of Person Signing Certificate

anary 15 2002

Date

Attorney Docket No.: P31251C1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Craig et al.

January 15, 2002

Serial No.:

09/469,902

Group Art Unit No.: 1625

Filed:

December 22, 1999

Examiner: C. Chang

For:

NOVEL COMPOUND

Assistant Commissioner for Patents Washington, D.C. 20231 Total pages 16

Fax: 703-872-9305

COMMUNICATION REQUESTING WITHDRAWAL OF NOTICE OF ABANDONMENT

Sir:

This Communication is in response to a Notice of Abandonment mailed December 28, 2001 (copy enclosed), for Applicants' failure to respond to an Office Action mailed June 1, 2001. Applicants respectfully request that the Notice of Abandonment be withdrawn since it is not their intention to abandon this application. Indeed, a response was made to the Office Action.

As evidence of Applicants' response, enclosed is the following documentation:

- (1) a copy of the Response to the Office Action;
- (2) a transmittal letter requesting a three month extension of time;
- (3) a Notice of Appeal to the Board of Appeals; and
- (4) a copy of the postcard date stamped by the U.S.P.T.O. mailroom on January 3, 2002, indicating that items (1)-(3) were received.

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Serial No.: 09/469,902 Filed: December 22, 1999

Applicants wish to acknowledge and thank the Examiner for the courtesy extended the undersigned attorney during a telephonic conversation on or about January 10, 2002. During this conversation, the Examiner suggested ways to respond to this unavoidable abandonment.

Applicants note that the returned postcard was noticeably yellowed, perhaps indicating that the response went through a decontamination procedure before being received by the PTO. It is applicants' understanding that decontamination procedures are being used on correspondence being sent to Government Agencies, including the PTO. A decontamination step could explain the unusual delay between the time applicants mailed the response and the time the PTO acknowledged receipt.

Based upon the foregoing documents and explanation, Applicants respectfully request that the Notice of Abandonment be withdrawn and that prosecution on the merits be resumed. Applicants assert that they fully responded to the Office Action, therefore, this case should not have been abandoned. Applicants request that the Examiner respond to this Communication as soon as possible so that prosecution on the merits may continue expeditiously. The Commissioner is hereby authorized to charge any fees, or credit any overpayment, incurred by this request to Deposit Account No. 19-2570.

Respectfully submitted,

Marred Dustanti

Wayne J. Dustman Attorney for Applicants Registration No. 33,870

SMITHKLINE BEECHAM CORPORATION Corporate Intellectual Property - UW2220 P.O. Box 1539 King of Prussia, PA 19406-0939 Phone (610) 270-5023 Facsimile (610) 270-5090 atwidtprotors/P32151Clipetrev.doc

CERTIFICATE OF MAILING

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DEPOSITED WITH THE UNITED STATES POSTAL SERVICE WITH SUFFICIENT POSTAGE AS FIRST-CLASS MAIL IN AN ENVELOPE ADDRESSED TO: ASSISTANT COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231, ON

December 3, 2001

ATTORNEY FOR APPLICANT

Canalise 3, 2001

DATE

Attorney Docket Number: P32151C1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Craig et al.

December 3, 2001

Serial No.:

09/469,902

Group Art Unit No.: 1625

Filed:

December 22, 1999

Examiner: C. Chang

For:

NOVEL COMPOUND

Assistant Commissioner for Patents

Box AF

Washington, D.C. 20231

AMENDMENT AFTER FINAL REJECTION

In response to the Examiner's Office Action mailed June 1, 2001, having a three month shortened statutory period for response, please enter the following amendments and remarks into the record. Also enclosed herewith is a petition for a three month extension of the shortened statutory period set by the Examiner and authorization to charge the required fee to the indicated deposit account. Also enclosed herewith is a Notice of Appeal to the Board of Patent Appeals and Interferences and authorization to charge the required fee to the indicated deposit account.

Please amend the application as follows.

Delete all of the pending claims in the application (specifically claims 114 to 154). Add claims 155 to 203 as follows.

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SKB

- 155. Paroxetine methanesulfonate having *inter alia* the following characteristic IR peaks: 1603, 1513, 1194, 1045, 946, 830, 776, 601, 554, and 539 \pm 4 cm⁻¹; and the following characteristic XRD peaks: 8.3, 10.5, 15.6, 16.3, 17.7, 18.2, 19.8, 20.4, 21.5, 22.0, 22.4, 23.8, 24.4, 25.0, 25.3, 25.8, 26.6, 30.0, 30.2, and 31.6 \pm 0.2 degrees 2 theta.
- 156. Paroxetine methanesulfonate having *inter alia* the following characteristic XRD peaks: 8.3, 10.5, 15.6, 16.3, 17.7, 18.2, 19.8, 20.4, 21.5, 22.0, 22.4, 23.8, 24.4, 25.0, 25.3, 25.8, 26.6, 30.0, 30.2, and 31.6 ± 0.2 degrees 2 theta.
- 157. A method of treating or preventing a disease state selected from: depression, panic disorder, pre-menstrual syndrome, anxiety, obsessive compulsive disorder, social phobia and adolescent depression, which comprises administering an effective or prophylactic amount of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 ± 4 cm-1.
- 158. A method of treating or preventing a disease state selected from: depression, panic disorder, pre-menstrual syndrome, anxiety, obsessive compulsive disorder, social phobia and adolescent depression, which comprises administering an effective or prophylactic amount of paroxetine methanesulfonate, as described in claim 155.
- 159. A method of treating or preventing a disease state selected from: depression, panic disorder, pre-menstrual syndrome, anxiety, obsessive compulsive disorder, social phobia and adolescent depression, which comprises administering an effective or prophylactic amount of paroxetine methanesulfonate, as described in claim 156.
- 160. A pharmaceutical composition comprising a compound according to claim 155 and a pharmaceutically acceptable carrier.
- 161. A pharmaceutical composition comprising a compound according to claim 156 and a pharmaceutically acceptable carrier.
- 162. A composition according to claim 160 in which the carrier comprises a binder.
- 163. A composition according to claim 160 in which the carrier comprises a colouring agent.

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- 164. A composition according to claim 160 in which the carrier comprises a flavouring agent.
- 165. A composition according to claim 160 in which the carrier comprises a preservative.
- 166. A composition according to claim 160 adapted for oral administration.
- 167. A composition according to claim 166 which is a tablet or capsule.
- 168. A composition according to claim 167 which is a modified oval shaped tablet.
- 169. A composition according to claim 160 comprising 1 to 200mg of active ingredient, calculated on a free base basis.
- 170. A composition according to claim 161 comprising 1 to 200mg of active ingredient, calculated on a free base basis.
- 171. A pharmaceutical composition adapted for oral administration comprising per unit dose 10, 12.5, 15, 20, 25, 30 or 40 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{ cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 172. A pharmaceutical composition adapted for oral administration comprising per unit dose 10 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 173. A pharmaceutical composition adapted for oral administration comprising per unit dose 20 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 174. A pharmaceutical composition adapted for oral administration comprising per unit dose 30 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.

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- 175. A pharmaceutical composition adapted for oral administration comprising per unit dose 40 mg, calculated on a free base basis, of paroxetine methancsulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 176. A pharmaceutical composition adapted for oral administration comprising per unit dose 12.5 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 177. A pharmaceutical composition adapted for oral administration comprising per unit dose 15 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 178. A pharmaceutical composition adapted for oral administration comprising per unit dose 25 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 179. A pharmaceutical composition adapted for oral administration comprising per unit dose 50 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and $539 \pm 4 \text{cm}^{-1}$, and a pharmaceutically acceptable carrier.
- 180. Paroxetine methanesulfonate having *inter alia* the following characteristic IR peaks: 1603, 1513, 1194, 1045, 946, 830, 776, 601, 554 and 539 cm-1; and the following characteristic XRD peaks: 8.3, 10.5, 15.6, 16.3, 17.7, 18.2, 19.8, 20.4, 21.5, 22.0, 22.4, 23.8, 24.4, 25.0, 25.3, 25.8, 26.6, 30.0, 30.2 and 31.6.
- 181. Paroxetine methanesulfonate having *inter alia* the following characteristic XRD peaks: 8.3, 10.5, 15.6, 16.3, 17.7, 18.2, 19.8, 20.4, 21.5, 22.0, 22.4, 23.8, 24.4, 25.0, 25.3, 25.8, 26.6, 30.0, 30.2 and 31.6.
- 182. A method of treating or preventing a disease state selected from: depression, panic disorder, pre-menstrual syndrome, anxiety, obsessive compulsive disorder, social phobia and adolescent depression, which comprises administering an effective or prophylactic amount of paroxetine methanesulfonate in crystalline form having the

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following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554 and 539 cm-1.

- 183. A method of treating or preventing a disease state selected from: depression, panic disorder, pre-menstrual syndrome, anxiety, obsessive compulsive disorder, social phobia and adolescent depression, which comprises administering an effective or prophylactic amount of paroxetine methanesulfonate, as described in claim 180.
- 184. A method of treating or preventing a disease state selected from: depression, panic disorder, pre-menstrual syndrome, anxiety, obsessive compulsive disorder, social phobia and adolescent depression, which comprises administering an effective or prophylactic amount of paroxetine methanesulfonate, as described in claim 181.
- 185. A pharmaceutical composition comprising a compound according to claim 180 and a pharmaceutically acceptable carrier.
- 186. A pharmaceutical composition comprising a compound according to claim 181 and a pharmaceutically acceptable carrier.
- 187. A composition according to claim 180 in which the carrier comprises a binder.
- 188. A composition according to claim 180 in which the carrier comprises a colouring agent.
- 189. A composition according to claim 180 in which the carrier comprises a flavouring agent.
- 190. A composition according to claim 180 in which the carrier comprises a preservative.
- 191. A composition according to claim 180 adapted for oral administration.
- 192. A composition according to claim 191 which is a tablet or capsule.
- 193. A composition according to claim 192 which is a modified oval shaped tablet.
- 194. A composition according to claim 180 comprising 1 to 200mg of active ingredient, calculated on a free base basis.

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- 195. A composition according to claim 181 comprising 1 to 200mg of active ingredient, calculated on a free base basis.
- 196. A pharmaceutical composition adapted for oral administration comprising per unit dose 10 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.
- 197. A pharmaceutical composition adapted for oral administration comprising per unit dose 20 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.
- 198. A pharmaceutical composition adapted for oral administration comprising per unit dosc 30 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.
- 199. A pharmaceutical composition adapted for oral administration comprising per unit dose 40 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.
- 200. A pharmaceutical composition adapted for oral administration comprising per unit dose 12.5 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.
- 201. A pharmaceutical composition adapted for oral administration comprising per unit dose 15 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.
- 202. A pharmaceutical composition adapted for oral administration comprising per unit dose 25 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.

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203. A pharmaceutical composition adapted for oral administration comprising per unit dose 50 mg, calculated on a free base basis, of paroxetine methanesulfonate having the following characteristic IR peaks: 1603, 1194, 1045, 946, 830, 601, 554, and 539 cm⁻¹, and a pharmaceutically acceptable carrier.

REMARKS

Claims 114 to 154 are pending in the application. Claims 115, 126-134, 136 and 147 to 154 are allowed. Claims 114 and 135 are rejected under the judicially created doctrine of obviousness-type double patenting. Claims 116 to 125 and 137 to 146 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form. Applicants respectfully request withdrawal of the outstanding rejections for the reasons set forth herein.

Entry of applicants' proposed amendments after final rejection is respectfully requested because said amendments are believed to climinate the grounds for rejection under the judicially created doctrine of obviousness-type double patenting thereby placing the application in a condition for allowance (MPEP 714.12).

I. The Rejection Under the Judicially Created Doctrine of Obviousness-Type Double
Patenting.

Claims 114 and 135 are rejected over claims 1 or 3 of U.S. Patent No. 6,063,927. Although the conflicting claims are not identical, they are not considered patentably distinct from each other because overlapping subject matter is claimed. Office Action dated June 1, 2001.

In response to the double patenting rejection, claims 114 and 135 have been deleted and replaced by newly added claims 155, 156, 180 and 181. The remaining claims have been amended to depend on the newly added claims. Whereas claims 1 and 3 of U.S. Patent No. 6,063,927 recite IR data alone, newly added claims 155, 156, 180 and 181 all recite XRD (X-ray diffraction) peaks alone or in combination with IR data. Accordingly, the claims are different in their recitations, and the Examiner is respectfully requested to reconsider and withdraw the subject rejection.

Serial No.: 09/469,902

Group Art Unit No.: 1625

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Applicants submit that the rejection has been addressed and that the claims, as amended, are allowable. Should the Examiner have any questions or wish to discuss any aspect of this case, the Examiner is encouraged to call the undersigned attorney at the number indicated below.

Respectfully submitted.

Neigher Eventrum Wayne J. Dustman

Attorney for Applicants

Registration No. 33,870

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nawjdaptolius/02151C1AF.doc

Serial No.: 09/469,902

Group Art Unit No.: 1625

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VERSION WITH MARKINGS TO SHOW CHANGES MADE

This amendment deletes all of the previous claims and adds a new set of claims. As such, a marked up version of previous claims is not required.

CERTIFICATE OF MAILING

I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING DECOSITED WITH THE UNITED STATES POSTAL SERVICE WITH SUFFICIENT POSTAGE AS FIRST-CLASS

MAIL IN AN ENVELOPE ADDRESSED TO: ASSISTANT COMMISSIONER FOR PATENTS. WASHINGTON, D.C. 20231, ON <u>December 3, 2(X)1</u>

ATTORNEY FOR APPLICANT

DATE DATE

Attorney Docket No. P32151C1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Craig et al.

December 3, 2001

Serial No.:

09/469,902

Group Art Unit No.: 1625

Filed:

December 22, 1999

Examiner:

C. Chang

For:

Novel Compound

Assistant Commissioner for Patents

Box AF

Washington, D.C. 20231

NOTICE OF APPEAL FROM THE PRIMARY EXAMINER TO THE BOARD OF APPEALS

Applicant hereby appeals to the Board from the decision of the Primary Examiner mailed June 1, 2001 finally rejecting claims 114 and 135.

Please charge the fee of \$320.00 to Deposit Account No. 19-2570.

Please charge any additional fees under 37 CFR 1.16 or 1.17 which may be required by this paper, or credit any overpayment, to Deposit Account No. 19-2570. A copy of this Notice is enclosed.

Respectfully submitted.

Mein of Valiture Wayne J. Dustman

Attorney for Applicants Registration No. 33,870

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DOCKET No. 132 151C1 Date Mailed 12/3 MAILING: CERTIFICATE/ EXPRESS MAIL#	/61_Aity/Secy_7
U.S. Serial No. : 09 469 90 Filing E Int'l App. No.: Int'l Fil	ling Date:
RECEIPT IS ACKNOWLEDGED FOR THE FOLLOW Appln. Trans. (+ 1 copy) for: Provisional CIP Utility/Continuation CPA RCE Divisional Specification pages Abstract pgs Dec. & Power of Atry pages Drawings Sheet(s)/Figs to Assignment pages & Recordation Cover Sheet Trans. Ltr Natl Stage Entry (3pgs.) Information Disclosure Statement Form PTO-1449 pgs. & References Form PTO-1449 pgs. & References Petition for Extension of Time plus 2 copies Issue Fee Trans. (Part B) + I copy Copy of Notice to File Missing Parts Request for Nonpublication (1 pg) Buttherization to Charge Dep. Acct. # 19-2570	Copy of Notice to Comply Diskette Appeal Brief pays to Petition pgs.

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/469.902	12/22/1999	ANDREW SIMON CRAIG	P312\$1C1	5512
20462 7590 12/28/2001 SMITHKLINE BEECHAM CORPORATION CORPORATE INTELLECTUAL PROPERTY-US, UW2220 P. O. BOX 1539 KING OF PRUSSIA, PA 19406-0939		EXAMINER		
		CHANG, CELIA C		
).	ART UNIT	PAPER NUMBER
			1625	. 15
		DATE MAILED: 12/28/200	l	

Please find below and/or attached an Office communication concerning this application or proceeding.





	Application No.	Applicant(s)
		CRAIG ET AL.
Notice of Abandonment	09/469,902 Examiner	Art Unit
Andres of America		1625
	Celia Chang	
The MAILING DATE of this communication ap	pears on the cover sheet with the	
This application is abandoned in view of:	2.004	
Applicant's failure to timely file a proper reply to the Offi (a) A reply was received on (with a Certificate of period for reply (including a total extension of time o, but it doe	and basicus which avaired on), which is after the expiration of the
(b) A proposed reply was received on, but it doe (A proper reply under 37 CFR 1.113 to a final reject	is consiste only of (1) a timely filed	amendment which places the
application in condition for allowance; (2) a timely in	7 CFR 1 114)	
Continued Examination (RCE) in compliance with 3 (c) A reply was received on but it does not cons final rejection. See 37 CFR 1.85(a) and 1.111. (See	titute a proper reply, or a pona live at	tempt at a proper reply, to an in-
(d) ☑ No reply has been received.		
Applicant's failure to timely pay the required issue fee from the mailing date of the Notice of Allowance (PTO)	and publication fee, if applicable, with L-85).	in the statutory period of three months
(a) The issue fee and publication fee, if applicable, (), which is after the expiration of the statutory Allowance (PTOL-85).	y period for payment of the issue fee	icate of Mailing of Transmission duted (and publication fee) set in the Notice of
	ince of \$ is due.	7 OFD 4 49(4) is \$
The issue fee required by 37 CFR 1.18 is \$	The publication lee, it requires by	37 CFR 1.18(0), 15 4
(c) The issue fee and publication fee, if applicable, ha	s not been received.	
3. Applicant's failure to timely file corrected drawings as	required by, and within the three-mon	th period set in, the Notice of
Allowability (PTO-37). (a) Proposed corrected drawings were received on after the expiration of the period for reply.	(with a Certificate of Mailing or T	ransmission dated), which is
(b) No corrected drawings have been received.	·	
1 1	u and a control of record the	assignee of the entire interest, or all of
4. The letter of express abandonment which is signed be the applicants.		
5. The letter of express abandonment which is signed to 1.34(a)) upon the filing of a continuing application.		
6. The decision by the Board of Patent Appeals and Into of the decision has expired and there are no allowed	erference rendered on and beat claims.	cause the period for seeking court review
7. The reason(s) below:	and the second	Click
Please confi Yes II Signed: ALL Date: 900	m abandonment in No 9 20 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	CEILA CHANG PRIMARY EXAMINER GROUP 1287 (L >
Petitions to revive under 37 CFR 1.137(a) or (b), or requests to	withdraw the holding of abandonment und	er 37 CFR 1.181, should be promptly filed to
U.S. Patent and Trademark Office	Notice of Abandonment	Part of Paper No. 15
PTO-1432 (Rev. 04-01)		

CERTIFICATE OF MAILING

I HEREBY CERT!" HAT THIS CORRESPONDENCE IS BEIN' DEPOSITED WITH UNITED STATES POSTAL SERVICE WITH SUFFICIENT POSTAGE AS FIRST-CLASS MAIL IN AN ENVELOPE ADDRESSED TO: ASSISTANT COMMISSIONER FOR PATENTS.

WASHINGTON, D.C. 20231, ON December 3, 2001

ATTORNEY FOR APPLICANT

ATTORNEY FOR APPLICANT

DATE

Attorney Docket No. P32151C1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Craig et al.

December 3, 2001

Serial No.:

09/469,902

Group Art Unit No.: 1625

Filed:

December 22, 1999

Examiner: C. Chang

For:

Novel Compound

TRANSMITTAL LETTER

Transmitted herewith is an Amendment in the above-identified application.

EXTENSION OF TIME PETITION

Applicants hereby petition for an extension of time for response from the date of the Examiner's action as needed, the fee being as follows:

()	one month extension	\$ 110
()	two months extension	\$ 400
(X)	three months extension	\$ 920
()	four months extension	
	(not beyond statutory time period)	\$1440
()	five months extension	\$1960

Charge \$920.00 to Deposit Account No. 19-2570. Two copies of this form are enclosed.

Please charge any additional fees under 37 CFR 1.16 or 1.17 which may be required by this paper, or credit any overpayment, to Deposit Account No. 19-2570. Also, should the Patent and Trademark Office determine that the fee calculated in the above extension petition is not deemed sufficient to have this response considered as being timely filed, this constitutes a petition for extension of time for the minimum period to effect timely filing, and the Commissioner is authorized to debit any necessary fee to said deposit account.

Respectfully submitted,

Resigned Its

Wayne J. Dustman

Attorney for Applicants

Registration No. 33,870

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